

REMARKS

Claims 13 to 17 have been amended. Claims 1 to 20 remain active in this application of which claims 1 to 12 and 18 to 20 have been allowed.

Claims 13 to 17 were rejected under 35 U.S.C.112, first paragraph, as based on a disclosure not enabling in that the detent spring is required as an essential element. While the disclosure is clearly enabling, this problem as to the claims is resolved by adding to these claims structure which would encompass the detent, but in means form since other structures could likely be substituted to provide the audible response to lever rotation.

Claims 13 to 17 were rejected under 35 U.S.C. 112, second paragraph, as being indefinite. These claims have been amended in the manner discussed in the above paragraph to overcome the rejection.

If the amendment does not place this application in condition for allowance, the Examiner is requested to call the undersigned to resolve any outstanding issues.

In view of the above remarks, favorable reconsideration and allowance are respectfully requested.

Respectfully submitted,



Jay M. Cantor
Attorney for Applicant(s)
Reg. No. 19,906
(301) 424-0355 (Phone)
(301) 279-0038(Fax)